Unifed-State DISTRICT OF New-Pork

322 Complaint plainiff. Denants Trial By-Durf

CHARIC. CAMPBULLE
PLAINTIFF

AGRINST Defendants, New York. CIH pol.Zc PROSE OFFISLOOM, M.J.

AT ALL. fimes hereinexter, mentioned. plaintiff was ANNE Still is Ar. resident or 300. Stone ANE BOOKLYN 11212.

New York police. Depart ment.

2. Defendant is a US Government Agency he is employed At 29th pect.
his NAME is po Jame Huyhos, his bridge no is 2230-263 Tompkin. Ave. Brooklyn, Nt.

3. The OURISCIETION OF This Court invoked pursuant to 28USC. E 1831 Statutes diversity of CitiZen. SLID. 28USC. 5 1332. State OF FACT.

ON OCTOBER 9- 2003 1030 pm, I CHARLIC CAMPBELL.

WENT OVER VERNON-Stact TO BETTY TAYLOR I got OUT OF

MY CAR, The politic ware. Ther. he. CALL Me AND

SAID AND SAID CAN I TOLK TO YOU, AND AND SAID

About what AND TOLD him That I have not brook

NO LAW, he hit me push me up against The CAR. he

beth me up took me Jail - Later, Took me to

woodhull medical in Brooklyn for Treatment

from whe he best me up, The CAS was dismissing,
in tonce Cour. I was put in Jail for nothing.

And best the hell out, for nothing All my

Consititutional, Right have been Violated.

FAISE ARRESS AND FLASE- IMPRISON MENT A FAISE
Arress, is generally defined as UNIAW FUL. TAKING OF A
person-into Custody by one have Actual pretented
legal Authority for The Actual presme purpose or
Subjecting The Other, See generally
William up Adam - 846-PJC 958 5th. Cir. 1988
Applyings

See per SONA : NOUN Action DAMAge.

FAISE AND improved I 101. LID Matter-Bender.

4. State . OF FACT

BY The provisor or the due process Clause of the FUFTH, MNL FOUTHERST AMENDMENT TO WISLAM PLATINITE CIVIL RIGHT UNDER BACTION, 1993,

CONSpiracy- PlANding CONPITACTI to WID late Plannitus

FABRICATED AND Charges, lodged Against. The plaining FAISC POLICE report was give. To the plaining AS A
Cirect and proximate result of Configural between
defendant and other, As fored echel Action Take Again
him was deprived of his Right to be Free Form.
UNTASON Able - UNIAWFUL Sizure to Equal profection
OF the Law. To due process, Right to be Free From
Arbarat and To-Equal - profection of the haw.
To due process Right to be Free.

From Arbitral AND UNERSENAGE ACTION WHICH
AND BECEL UNDER Form Arbitral AND UNCASONAGE.
ACTION, which, AND Socred under The Fourt
FIFTH AND FOUR FORM, Amendment

State ment of FACT

FOUTHER AMENAMENT VIOLATION CONCRALLY

AN. Action may be brought under, 42 USC 1983

renewly A. DIA from OF The Fourth, Amendent, such

When. The polic Conduct A watentless seach AND

NO. EtCeption The warrant, Foguirement Applie

Or, when. The polic Conduct A warrant Applie

Or, when. The polic Conduct A. Seach, pursuant

To warrant that was not based on-probable Cause

IN. A. 1983 Action based on deaprivation or Fourth

A mendment right The plaintiff bears The burden!

OF proving The existance of element of relief

by a prepondance of the Evidence AND The.

Ostablishes for example that The offical potion were

Not Authore by a warrent of Prests Wifn, probable

CHSC.

5 Where FORE PlAINTIEF CEMANE.

money camages in The Amount of 95.000

ANY FORther, relief The Court may deem Appropriate

CHARIC CAMIBELL
300, Stone ARRE ____
Brook/yN, UDID.
748-488-1188